

STATE OF NEW JERSEY  
Office of the Attorney General  
Department of Law and Public Safety  
Division of Gaming Enforcement

Application of We Advance, Inc. for a Social	)	
Affair Permit for an Event at Revel Entertainment	)	ORDER
Group, LLC d/b/a Revel on August 18, 2012	)	00527
	)	

Based upon a review of the Division of Gaming Enforcement (“Division”) of an application for a Social Affair Permit filed on behalf of We Advance, Inc. (“Advance”), a charitable organization, for a social event to be held on August 18, 2012 from 8:00 p.m. until 11:00 p.m. at the Cabana Pool Deck or, (rain location) the Pre-Function (Meeting Room) area, both Type II Casino Hotel Alcoholic Beverage (“CHAB”) outlets of Revel Entertainment Group, LLC (“Revel”), a CHAB licensee, and Advance being a charitable organization recognized as such under the United States Tax Code, and having considered the relevant provisions of the Casino Control Act, *N.J.S.A. 5:12-1 et seq.*, **IT IS ORDERED** that the requested relief be granted and a Social Affair Permit be issued (**2012-150-SA**) with the following conditions:

1. Some of the alcoholic beverages served at the event will be purchased from Revel while other alcoholic beverages served will be donated by Winebow, Inc., an alcoholic beverage wholesaler licensed in New Jersey by the Division of Alcoholic Beverage Control (“ABC”) and the holder of an Omnibus Permit issued by the ABC authorizing such donation.
2. Any transportation of the alcoholic beverage inventory is to be made by the licensed wholesaler in a vehicle bearing the appropriate transit insignia issued by the ABC. If Advance, or its designee, intends to deliver the alcoholic beverages to the event, a transportation permit must be obtained from the ABC, a copy of which permit shall be forwarded to the Division no later than the day before the event.
3. Advance is to assure that any supplier’s, wholesaler’s or manufacturer’s representatives attending the event are in possession of the required permit to participate as set forth in *N.J.A.C. 13:2-37.1(b)(5)*.

4. The storage, handling and distribution of the alcoholic beverages will be done only by members of Advance or by duly authorized representatives of Revel. If storage of the alcoholic beverages becomes necessary, storage must be at an authorized storage area and kept separate from Revel's own alcoholic beverages.
5. All alcoholic beverages dispensed at the event must be by the glass or other open receptacle. The alcoholic beverages are to be consumed only within the premises of the Cabana Pool Deck or, (rain location) the Pre-Function Foyer area on the Mezzanine Level of Revel. Participants at the event shall not remove any alcoholic beverages from the approved area for any reason.
6. Advance and Revel will comply with all requirements attendant to Type II CHAB authorization, pursuant to *N.J.S.A. 5:12-103g(2)* and with all applicable alcoholic beverage laws and regulations of the Division and, as deemed applicable, the ABC.
7. Advance and Revel shall be jointly and severally liable for any violations of applicable New Jersey alcoholic beverage laws or regulations that may arise during the event.
8. During the event, Advance and Revel will insure that alcoholic beverages will be served only to those individuals who are 21 years of age or older and that such beverages are not served to individuals who are actually or apparently intoxicated.
9. If there is any change in the information provided in the application, prior approval must be obtained from the Division.
10. The inventory report, attached to the Permit application, is to be filed with the Division no later than August 31, 2012. Failure to file this report may result in the denial of any future applications for social affair permits.
11. Advance and Revel are to obtain all necessary approvals from all other governmental authorities prior to conducting this event.
12. Advance agrees to comply with all filing requirements attendant to the registration of charitable organizations with the State of New Jersey for subsequent events pursuant to *N.J.S.A. 45:17A-18 et seq.*

Dated: August 15, 2012

  
DAVID L. REBUCK  
DIRECTOR